

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

RONALD A. HOUP, CARL J. KISSELL,
CAMERON J. WRIGHT, and JON W. PEREIRA
Junior Party
(Patent 6,960,276),

v.

ROBERT J. ALLWEIN and LARRY J. WEINSTEIN
Senior Party
(Application 11/167,366).

Patent Interference No. 105,603 (SCM)
(Technology Center 1700)

Before JAMESON LEE, SALLY GARDNER LANE, and SALLY C. MEDLEY,
Administrative Patent Judges.

MEDLEY, *Administrative Patent Judge.*

Judgment

Upon consideration of the “Decision – Motions – Bd.R. 125(b)” (Paper 137), and for the reasons given therein, it is

ORDERED that judgment be entered against Senior Party ALLWEIN for count 1 (Paper 1, page 4);

1 **FURTHER ORDERED** that claims 106-119 of Senior Party
2 ALLWEIN's involved application are FINALLY REFUSED, 35 U.S.C. 135(a);
3 and

4 **FURTHER ORDERED** that a copy of this judgment be entered in
5 the administrative records of the involved ALLWEIN application and HOUPPT
6 patent.

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